1 2 3 4 5 6 7 8 9	OF THE STATE	MENT OF CORPORATIONS  OF CALIFORNIA  )  File No.: 413-0263
11 12 13 14 15 16 17 18	In the Matter of the Accusation of THE CALIFORNIA CORPORATIONS COMMISSIONER,  Complainant,  v.  LOAN LINK FINANCIAL SERVICES,  Respondent.	ACCUSATION IN SUPPORT OF REVOCATION OF CALIFORNIA RESIDENTIAL MORTGAGE LENDING AND MORTGAGE LOAN SERVICING LICENSE
20 21 22 23 24 25 26 27 28	The Complainant, California Corporations Commissioner ("Commissioner"), is informed and elieves, and based upon such information and belief, alleges and charges Respondent as follows:  I.  Respondent Loan Link Financial Services ("Loan Link") is a residential mortgage lender and ortgage loan servicer licensed by the California Department of Corporations ("Department") arsuant to the California Residential Mortgage Lending Act ("CRMLA") (California Financial Code ections 50000 et seq.). Loan Link has its principal place of business located at 26800 Aliso Viejo arkway, Suite 100, Aliso Viejo, CA 92656.  II.  ACCUSATION	

On or about February 1, 2008, the Commissioner notified all CRMLA licensees in writing that each was required to file its Report on Principal Amount of Loans Originated and Aggregate Amount of Loans Serviced for the 12 Month Period Ended December 31, 2007 ("Activity Report") and the Report on Non-Traditional Adjustable Rate and Mortgage Loan Products ("Non-Traditional Report") pursuant to sections 50307 and 50401 of the Financial Code and section 1950.314.8 of Title 10 of the California Code of Regulations. Licensees were instructed to return the enclosed preprinted reporting forms no later than March 1, 2008 to enable the Commissioner to prepare assessments in accordance with sections 50307 and 50401.

Loan Link failed to file its Activity Report and Non-Traditional Report with the Commissioner by March 1, 2008.

On or about May 15, 2008, the Commissioner sent a follow-up letter informing Loan Link that both its Activity Report and Non-Traditional Report should be submitted within 10 days along with a \$1,000.00 penalty pursuant to Financial Code section 50326. Loan Link was further advised that failure to file the required reports and/or remit the penalty could result in license suspension or revocation pursuant to Financial Code section 50327.

Loan Link has yet to file either of its reports or remit the \$1,000.00 penalty assessed by the Commissioner on or about May 15, 2008.

## III.

Financial Code section 50205 requires each CRMLA licensee to maintain a surety bond to be used for the recovery of expenses, fines, or fees levied by the Commissioner for losses or damages incurred by borrowers or consumers as a result of a licensee's noncompliance with the requirements of the CRMLA.

Accordingly, each licensee is advised by the Department that if an effective bond is not in place, it may be necessary for the Commissioner to issue an order for the licensee to discontinue mortgage lending and/or brokering activities.

The surety bond issued to Loan Link by Hartford Fire Insurance Company expired on September 22, 2008, and no replacement bond was obtained.

On September 22, 2008, the Commissioner issued an order under the authority of Financial

Code section 50319 requiring Loan Link to discontinue conducting residential mortgage lending and/or servicing activities in an unsafe and injurious manner as to render further operations hazardous to the public or to customers. This order remains in effect.

IV.

Financial Code section 50326 provides:

If any licensee fails to do any of the following, the licensee shall forfeit to the people of the state a sum of up to one hundred dollars (\$100) for every day up to the 10th day: (a) to make any report required by law or by the commissioner within 10 days from the day designated for the making of the report, or within any extension of time granted by the commissioner, or (b) fails to include therein any matter required by law or by the commissioner. Thereafter, any failure shall constitute grounds for the suspension or revocation of the license held by the residential mortgage lender or residential mortgage loan servicer.

V.

Financial Code section 50327 provides in pertinent part:

(a) The commissioner may, after notice and a reasonable opportunity to be heard, suspend or revoke any license if the commissioner finds that: (1) the licensee has violated any provision of this division or any rule or order of the commissioner thereunder; or (2) any fact or condition exists that, if it had existed at the time of the original application for license, reasonably would have warranted the commissioner in refusing to issue the license originally.

## VI.

Financial Code section 50311 provides in pertinent part:

Nothing in this law shall preclude a person whose license has been suspended or revoked, summarily or otherwise, from making a residential mortgage loan pursuant to a commitment issued by that person prior to the suspension or revocation. A prospective borrower who received a commitment issued by a person whose license has been suspended or revoked may, prior to the closing of the loan, terminate the commitment or receive a refund of all money paid to that person.

## VII.

The Commissioner finds that, by reason of the foregoing, Loan Link Financial Services has violated sections 50307 and 50401 of the California Financial Code and section 1950.314.8 of Title 10 of the California Code of Regulations, and based thereon grounds exist to revoke the residential

mortgage lender and mortgage loan servicer license of Loan Link Financial Services. WHEREFORE, IT IS PRAYED that the residential mortgage lender and mortgage loan servicer license of Loan Link Financial Services be revoked and, pursuant to Financial Code section 50311, Loan Link Financial Services be given a transition period of sixty (60) days within which to complete any loans for which it had prior commitments. DATED: September 23, 2008 Sacramento, CA California Corporations Commissioner  $By_{\underline{\ }}$ Miranda L. Maison Senior Corporations Counsel 

ACCUSATION